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APPLICATION N	IO. F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/069,680	10/069,680 07/17/2002		Christine Engel	10191/2217	3823		
26646	7590	01/31/2005		EXAM	EXAMINER		
KENYO	N & KENY	YON	JAGAN, M	JAGAN, MIRELLYS			
	OADWAY ORK, NY 1	0004		ART UNIT	PAPER NUMBER		
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				DATE MAILED: 01/31/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application	on No.	Applicant(s)		7		
		10/069,68	30	ENGEL ET AL.				
	Office Action Summary	Examiner		Art Unit		-		
		Mirellys J	_	2859				
Period fo	The MAILING DATE of this communica or Reply	tion appears on th	cover sheet with the	correspondence ad	idress			
A SHOTHE I  - External filter  - If the  - If NO  - Failu  Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA asions of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this communi period for reply specified above is less than thirty (30) of period for reply is specified above, the maximum statut re to reply within the set or extended period for reply will reply received by the Office later than three months after ad patent term adjustment. See 37 CFR 1.704(b).	ATION.  37 CFR 1.136(a). In no ever ication.  lays, a reply within the state only period will apply and will.  by statute, cause the apply and will.	ent, however, may a reply be t utory minimum of thirty (30) do Il expire SIX (6) MONTHS fro lication to become ABANDON	imely filed  ays will be considered time in the mailing date of this of ED (35 U.S.C. § 133).	⊪ly. ∞mmunication.			
Status								
1)[🗆	Responsive to communication(s) filed	on <u>11/22/04</u> .						
,—	•	)  This action is n	on-final.	-				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
	closed in accordance with the practice	under Ex parte Qu	iayle, 1935 C.D. 11, 4	453 U.G. 213.				
Dispositi	on of Claims							
5)□ 6)⊠ 7)□	Claim(s) 14-19,21 and 24-29 is/are per 4a) Of the above claim(s) is/are Claim(s) is/are allowed.  Claim(s) 14-19,21 and 24-29 is/are rejudition Claim(s) is/are objected to.  Claim(s) are subject to restriction	withdrawn from co	nsideration.					
Applicat	ion Papers		•			•		
7 <u>—</u> 10)⊠	The specification is objected to by the find the drawing(s) filed on 17 July 2002 is Applicant may not request that any objection Replacement drawing sheet(s) including the the oath or declaration is objected to be	/are: a)⊠ accepte on to the drawing(s) t ne correction is requir	oe held in abeyance. S ed if the drawing(s) is o	ee 37 CFR 1.85(a). objected to. See 37 C				
Priority (	under 35 U.S.C. § 119		·					
12)⊠ a)	Acknowledgment is made of a claim fo  All b) Some * c) None of:  1. Certified copies of the priority do  2. Certified copies of the priority do  3. Copies of the certified copies of application from the International See the attached detailed Office action	ocuments have been been been been been been been be	en received. en received in Applica ents have been recei le 17.2(a)).	ation No ved in this Nationa	ıl Stage			
2) Noti 3) Info	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTo- mation Disclosure Statement(s) (PTO-1449 or P		4) Interview Summa Paper No(s)/Mail 5) Notice of Informa 6) Other:	Date	ГО-152)			

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### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 14-18, 21, and 24-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over British Patent 900774 to Siemens in view of U.S. Patent 4,336,215 to Yajima et al [hereinafter Yajima] and Japanese Patent 2001226723 to Harada et al [hereinafter Harada].

Siemens discloses a thermocouple comprising a first (10) and a second (11) element, wherein:

the first element and the second element are in contact with each other in an area (8) of at least one contact point,

at least in one vicinity of the contact point the first element includes a first ceramic material and the second element includes a second ceramic material that may be the same or different from the first ceramic material, wherein the material of the first element and the second element have an at least approximately equal thermal expansion coefficient at least in the vicinity of the contact point when the first and the second materials are the same,

a material of the first element and the second element are configured so that at the contact point one of a contact voltage occurs in accordance with a Seebeck effect and a temperature

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change occurs in response to an impressed external electric current ion accordance with a Peltier effect,

the first and the second elements are electrically interconnected with one of a device configured to measure the contact voltage and a device configured to impress an external electric current flowing through the contact point, and

at least one of the first and the second ceramic material includes at least one temperatureresistance electrically semiconductive filler material (see figure 3, page 2, lines 81-90, page 3, lines 21-28, and page 4, lines 1-37).

Siemens does not disclose the filler material being one of FeCr and FeCrNi; at least one of the first and the second ceramic materials including one of SiC, SiCN, SiTiCO, SiCO, SiBCN, SiBCO, BCN, SiAlCO, SiAlNCO, and SiCON compounds; and is silent as to the manner in which the first and second materials is obtained, i.e., does not disclose at least one of the first and the second ceramic materials being obtained by pyrolysis of one of a polymeric precursor material and a polymeric precursor material that includes at least one filler material, or the first ceramic material being obtained by pyrolysis of one of a first polymeric precursor material and a first polymeric precursor material that includes at least one first filler material, and the second ceramic material being obtained by pyrolysis of one of a second polymeric precursor material and a second polymeric precursor material that includes at least one second filler material, wherein the first and second precursor materials undergo approximately equal shrinkage in the vicinity of the contact point in response to pyrolysis.

Yajima discloses a ceramic component having a ceramic composite material containing a filler material. The ceramic material is obtained by pyrolysis of a polymeric precursor material

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such as SiC that includes at least one filler material, such as a carbide (which can have approximately metallic conductivity or electrical semiconductivity). The ceramic material such as SiC is obtained by pyrolysis of a polymeric precursor material that may include at least one filler material, wherein the ceramic material is a powdered form that may be molded into any desired shape. Yajima teaches that the ceramic material has excellent mechanical strength and corrosion-resistant properties that are useful for making a thermocouple (see column 6, lines 32-56; and column 11, lines 21-25 and 46-47).

Harada discloses a ceramic material for providing an electrode substrate comprising a ceramic having a carbide filler. The filler can also be FeCr or FeCr alloys for making a metallic porous body that has mechanical strength and corrosion-resistant properties and is useful as an electrical conductor (electrode).

Referring to claims 14 and 29, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the thermocouple disclosed by Siemens by replacing the ceramic material(s) used to make the thermocouple with a ceramic material(s) as taught by Yajima, in order to provide a thermocouple having mechanical strength and corrosionresistant properties to extend the life of the thermocouple.

Furthermore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the thermocouple disclosed by Siemens and Yajima by using FeCr or FeCr alloys as the filler material, since Harada teaches that FeCr or FeCr alloys are useful fillers for providing an electrically conductive ceramic material having mechanical strength and corrosion-resistant properties.

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Referring to claim 28, Siemens, Yajima, and Harada disclose that the ceramic materials have very low thermal expansion characteristics. Therefore, approximately equal shrinkage will occur in response to pyrolysis.

Further referring to claim 29, the method steps of claim 29 will be followed in creating the thermocouple disclosed by Siemens, Yajima, and Harada stated above.

3. Claims 14-19, 21, and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 2,981,775 to Bachman in view of Yajima and Harada.

Bachman discloses a thermocouple comprising a first (31) and a second (32) element, wherein:

the first element and the second element are in contact with each other in an area of at least one contact point,

at least in one vicinity of the contact point the first element includes a first ceramic material and the second element includes a second ceramic material that is different from the first ceramic material and a solderable metal (wire),

a material of the first element and the second element are configured so that at the contact point a contact voltage occurs in accordance with a Seebeck effect,

the first and the second elements are electrically interconnected with a device configured to measure the contact voltage, and

at least one of the first and the second ceramic materials includes at least one electrically semiconductive filler material (see figures 2 and 3, and column 3, lines 20-69).

Bachman does not disclose the filler material being one of FeCr and FeCrNi.

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Yajima discloses a ceramic component having a ceramic composite material containing a filler material. The ceramic material is obtained by pyrolysis of a polymeric precursor material such as SiC that includes at least one filler material such as a carbide or a nitride (which can have approximately metallic conductivity or electrical semiconductivity). The ceramic material such as SiC is obtained by pyrolysis of a polymeric precursor material that may include at least one filler material, wherein the ceramic material is a powdered form that may be molded into any desired shape. Yajima teaches that the ceramic material has excellent mechanical strength and corrosion-resistant properties that are useful for making a thermocouple (see column 6, lines 32-56; and column 11, lines 21-25 and 46-47).

Harada discloses a ceramic material for providing an electrode substrate comprising a ceramic having a carbide filler. The filler can also be FeCr or FeCr alloys for making a metallic porous body that has mechanical strength and corrosion-resistant properties and is useful as an electrical conductor (electrode).

Referring to claims 14 and 29, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the thermocouple disclosed by Bachman by replacing the ceramic material(s) used to make the thermocouple with a ceramic material(s) as taught by Yajima, in order to provide a thermocouple having mechanical strength and corrosion-resistant properties to extend the life of the thermocouple.

Furthermore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the thermocouple disclosed by Bachman and Yajima by using FeCr or FeCr alloys as the filler material, since Harada teaches that FeCr or FeCr alloys are

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useful fillers for providing an electrically conductive ceramic material having mechanical strength and corrosion-resistant properties.

Further referring to claim 29, the method steps of claim 29 will be followed in creating the thermocouple disclosed by Bachman, Yajima, and Harada stated above.

## Response to Arguments

4. Applicant's arguments with respect to claims 14-19, 21, and 24-29 have been considered but are most in view of the new ground(s) of rejection.

### Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The following patents disclose a thermoelectric composition:

U.S. Patent 4,731,127 to Itoyama

U.S. Patent 971,767 to Marsh

U.S. Patent 2,961,960 to Poch et al

U.S. Patent 3,411,956 to Sibley et al

The following patents disclose a thermocouple:

U.S. Patent 885,430 to Bristol

U.S. Patent 2,912,477 to Fischer et al

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6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mirellys Jagan whose telephone number is 571-272-2247. The examiner can normally be reached on Monday-Friday from 11AM to 4PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Diego Gutierrez can be reached on 571-272-2245. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MJ January 26, 2005

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Diego Gutierrez Supervisory Patent Examiner Technology Center 2800